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Honorable Barbara J. Rothstein

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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

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KING COUNTY, a Washington municipal  
corporation,

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Plaintiff,

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v.

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TRAVELERS INDEMNITY COMPANY;  
*et al.*,

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Defendants.

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No.: 2:14-cv-01957 BJR

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STIPULATED MOTION AND ORDER  
OF DISMISSAL WITH PREJUDICE

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Note on Motion Calendar: December 13,  
2019

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Pursuant to F.R.C.P. 41(a)(1)(A)(ii), and following the Court's Order Granting  
Hartford's Sealed Motion for Order Approving Settlement, Barring Claims, and Dismissing  
Cross-Claims Against Hartford (Dkt. 855), plaintiff, King County, and defendants, First State  
Insurance Company, Hartford Accident and Indemnity Company, New England Insurance  
Company, New England Reinsurance Corporation, and Twin City Fire Insurance Company  
(collectively "Hartford"), acting by and through their respective undersigned counsel of  
record, hereby stipulate that all claims and defenses by and between King County and  
Hartford in the above-captioned matter are dismissed with prejudice, and without an award of  
fees, costs, or expenses to either party.

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STIPULATED MOTION AND ORDER OF  
DISMISSAL WITH PREJUDICE - 1  
NO.: 2:14-CV-01957

K&L GATES LLP  
925 FOURTH AVENUE, SUITE 2900  
SEATTLE, WA 98104-1158  
TELEPHONE: +1 206 623 7580  
FACSIMILE: +1 206 623 7022

1        This stipulation does not affect the remaining claims of King County in its Fourth  
2 Amended Complaint against any other defendant or under any other defendant's policies at  
3 issue.

4        AGREED AND STIPULATED.

5        RESPECTFULLY SUBMITTED this 13th day of December, 2019.

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7        By /s/ John C. Bjorkman  
8            John C. Bjorkman, WSBA #13426  
9            K&L Gates LLP  
9            925 Fourth Avenue, Suite 2900  
10           Seattle, Washington 98104  
10           Phone: (206) 623-7580  
10           Fax: (206) 623-7022  
10           Email: john.bjorkman@klgates.com

11           Michael J. Lynch (admitted *pro hac vice*)  
12           Paul E. Del Vecchio (admitted *pro hac vice*)  
13           Douglas J. Simmons (admitted *pro hac vice*)  
13           K&L Gates LLP  
14           210 Sixth Avenue  
14           Pittsburgh, PA 15222  
15           Telephone: (412) 355-6500  
15           Facsimile: (412) 355-6501  
16           Email: michael.lynch@klgates.com  
16           Email: paul.delvecchio@klgates.com  
16           Email: doug.simmons@klgates.com

17           *Attorneys for King County*

1 By /s/ Curt H. Feig  
2

3 Curt H. Feig, WSBA # 19890  
4 Nicoll Black & Feig PLLC  
5 1325 Fourth Avenue, Suite 1650  
6 Seattle, Washington 98101  
7 Phone: 206.838.7543 Direct  
8 Facsimile: 206.838.7515  
9 Email: cfeig@nicollblack.com

10 Wayne S. Karbal  
11 Paul T. Parker  
12 Jocelyn Cornbleet  
13 Joseph J. Sarmiento  
14 Karbal, Cohen, Economou, Silk, Dunne  
15 LLC  
16 150 S. Wacker Drive, Suite 1700  
17 Chicago, IL 60606  
18 wkarbal@karballaw.com  
19 pparker@karballaw.com  
20 jcornbleet@karballaw.com  
21 jsarmiento@karballaw.com

22 *Attorneys for Hartford Accident and  
23 Indemnity Company; New England Re-  
24 Insurance Corporation; Twin City Fire  
25 Insurance Company; First State Insurance  
26 Company; New England Insurance  
Company*

## ORDER

Pursuant to F.R.C.P. 41(a)(1)(A)(ii), and following the Court's Order Granting Hartford's Sealed Motion for Order Approving Settlement, Barring Claims, and Dismissing Cross-Claims Against Hartford (Dkt. 855), all claims and defenses by and between plaintiff King County and defendants First State Insurance Company, Hartford Accident and Indemnity Company, New England Insurance Company, New England Reinsurance Corporation, and Twin City Fire Insurance Company in the above-captioned matter are dismissed with prejudice, and without an award of fees, costs, or expenses to either party.

This Order does not affect the remaining claims of King County in its Fourth Amended Complaint against any other defendant or under any other defendant's policies at issue.

DATED this 18th day of December, 2019.

Barbara Rothstein

Barbara Jacobs Rothstein  
U.S. District Court Judge